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Mississippi Electronic Courts Eleventh Circuit Court District (Bolivar County Court - Cleveland) CIVIL DOCKET FOR CASE #: 06CO2:23-cv-00086

KOVARCIK v. BAYOU ACADEMY Assigned to: Aelicia L. Thomas

Upcoming Settings:

None Found

Date Filed: 03/29/2023 Current Days Pending: 75

Total Case Age: 75 Jury Demand: None

Nature of Suit: Breach of Contract (45)

Plaintiff

BEVERLY KOVARCIK

represented by Kelvin Pulley

The Pulley Law Firm, LLC 104 Cotton Street GREENWOOD, MS 38930

662-453-6488 Fax: 662-453-6489

Email: pulleylawfirm@gmail.com ATTORNEY TO BE NOTICED

V.

Defendant

BAYOU ACADEMY

represented by **BAYOU ACADEMY** PRO SE

Date Filed	#	Docket Text		
03/29/2023	1	Civil Cover Sheet. (Gant, Shavaska) (Entered: 03/29/2023)		
03/29/2023	2	COMPLAINT against BAYOU ACADEMY, filed by BEVERLY KOVARCIK. (Gant, Shavaska) (Main Document 2 replaced on 4/6/2023) (Gant, Shavaska). (Main Document 2 replaced on 6/7/2023) (Gant, Shavaska). (Entered: 03/29/2023)		
03/29/2023	<u>3</u>	SUMMONS Issued to BAYOU ACADEMY. (Gant, Shavaska) (Entered: 03/29/2023)		
05/10/2023	4	ACKNOWLEDGEMENT OF SERVICE Executed Acknowledgement filed by BEVERLY KOVARCIK. (Pulley, Kelvin) (Entered: 05/10/2023)		
06/07/2023	<u>5</u>	NOTICE of Notice of Removal by BAYOU ACADEMY (Attachments: # 1 Exhibit A - Notice of Removal,) (Herring, Calvin) (Entered: 06/07/2023)		

r.	MEC Service Center				

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MEC Login:	ch10682M	Client Code:	20826.23007				
Description:	Docket Report	Search Criteria:	06CO2:23-cv-00086				
Billable Pages:	1	Cost:	0.20				

Case: 4:23-cv-00106-SA-JMV Doc #: 7 Filed: 06/13/23 3 of 9 PageID #: 37 COVER NEED 2:23-cv-00 Sourt Identification Docket# File(: 098909023 Page Pocket Number **Civil Case Filing Form** (To be completed by Attorney/Party County # Judicial Prior to Filing of Pleading) District (CH, CI, CO) Mississippi Supreme Court Form AOC/01 Month Date Administrative Office of Courts (Rev 2020) This area to be completed by clerk Case Number if filed prior to 1/1/94 In the COUNTY **V**4 $\textbf{Court of} \quad BOLIVAR$ **County Judicial District** Origin of Suit (Place an "X" in one box only) ▼ Initial Filing Reinstated Foreign Judgment Enrolled Transfer from Other court Other Remanded Reopened Joining Suit/Action Plaintiff - Party(ies) Initially Bringing Suit Should Be Entered First - Enter Additional Plaintiffs on Separate Form Individual Kovarcik Beverly Last Name First Name Maiden Name, if applicable Jr/Sr/III/IV Check (x) if Individual Plainitiff is acting in capacity as Executor(trix) or Administrator(trix) of an Estate, and enter style: Check (x) if Individual Planitiff is acting in capacity as Business Owner/Operator (d/b/a) or State Agency, and enter entity Business Bayou Academy Enter legal name of business, corporation, partnership, agency - If Corporation, indicate the state where incorporated Check (x) if Business Planitiff is filing suit in the name of an entity other than the above, and enter below: D/B/A Address of Plaintiff Attorney (Name & Address) Kelvin Pulley, 104 Cotton Street, Greenwood, MS 38930 MS Bar No. 104106 Check (x) if Individual Filing Int la Pleading is NOT an attorne Signature of Individual Filing: Defendant - Name of Defendant - Enter Additional Defendants on Separate Form Individual Last Name First Name Maiden Name, if applicable M.I. Jr/Sr/III/IV Check (x) if Individual Defendant is acting in capacity as Executor(trix) or Administrator(trix) of an Estate, and enter style: Check (x) if Individual Defendant is acting in capacity as Business Owner/Operator (d/b/a) or State Agency, and enter entity: D/B/A or Agency Business Enter legal name of business, corporation, partnership, agency - If Corporation, indicate the state where incorporated Check (x) if Business Defendant is acting in the name of an entity other than the above, and enter below: Attorney (Name & Address) - If Known MS Bar No. Check (${\bf x}$) if child support is contemplated as an issue in this suit.* Alcohol/Drug Commitment (Voluntary) Real Property *If checked, please submit completed Child Support Information Sheet with this Cover Sheet Other Adverse Possession Nature of Suit (Place an "X" in one box only) Children/Minors - Non-Domestic Ejectment Domestic Relations 🦸 🤔 Business/Commercial Adoption - Contested **Eminent Domain** Child Custody/Visitation Accounting (Business) Adoption - Uncontested Eviction Child Support **Business Dissolution** Consent to Abortion Judicial Foreclosure Contempt **Debt Collection** Minor Removal of Minority Lien Assertion Divorce:Fault Employment Other Partition Divorce: Irreconcilable Diff. Foreign Judgment Civil Rights -Tax Sale: Confirm/Cancel Domestic Abuse Garnishment Elections Title Boundary or Easement Emancipation Replevin Expungement Other Modification Other Habeas Corpus Torts Probate Paternity Post Conviction Relief/Prisoner **Bad Faith** Property Division Other Accounting (Probate) Fraud Separate Maintenance Birth Certificate Correction Contract Intentional Tort Term. of Parental Rights-Chancery Mental Health Commitment Breach of Contract Loss of Consortium UIFSA (eff 7/1/97; formerly URESA) Conservatorship Installment Contract Malpractice - Legal Guardianship Insurance Malpractice - Medical Appeals Joint Conservatorship & Guardianship Specific Performance Mass Tort Heirship Administrative Agency Other Negligence - General Intestate Estate **County Court** Statutes/Rules Negligence - Motor Vehicle Minor's Settlement Hardship Petition (Driver License) **Bond Validation** Premises Liability Muniment of Title Justice Court Civil Forfeiture Name Change **Product Liability** MS Dept Employment Security **Declaratory Judgment** Testate Estate Subrogation

Injunction or Restraining Order

Wrongful Death

Other

Municipal Court

Other

Will Contest

Alcohol/Drug Commitment (Involuntary)

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IN THE COUNTY COURT OF BOLIVAR COUNTY, MISSISSIPPI SECOND JUDICIAL DISTRICT

BEVERLY KOVARCIK

PLAINTIFF

VS.

CAUSE NO. **2023-086**

BAYOU ACADEMY

DEFENDANT

COMPLAINT

COMES NOW Plaintiff Beverly Kovacik, by and through counsel, and files this Complaint against Defendant, Bayou Academy, and, in support hereof, states as follows:

PARTIES

- 1. Plaintiff Beverly Kovarcik is an adult resident citizen of Bolivar County, Mississippi.
- 2. Defendant Bayou Academy is a private school in Bolivar County, Mississippi who may be served with service of process by this Court by the registered agent for process at the following address: 1291 Crosby Road, Cleveland, Mississippi 38732.

RELEVANT FACTS

- 3. Mrs. Kovarcik was wrongfully terminated by Mr. Curt McCain on June 17, 2022. Although Mrs. Kovarcik was never given a reason for her termination, Mr. Curt McCain mentioned a video of an off-campus incident that occurred where Mrs. Kovarcik used a racial slur.
- 4. My client, Beverly Kovarcik, is a beloved art teacher who spent several hundreds of dollars of her hard earned money to provide a better education in the arts for the children of Bayou Academy. However, because she is not a wealthy contributor to the school's overall finances, Mr. Curt McCain terminated her for no reason and threw her out the door like a bag of trash.

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6. Immediately upon the termination of Mrs. Kovarcik, Mr. Curt McCain hired a 30 year old inexperienced art teacher. Mrs. Kovarcik has first-hand knowledge and has seen with her own eyes the blatant fraternization between Mr. Curt McCain and his young teachers.

- 7. This sexist workplace environment is unbelievable. Mrs. Kovarcik says that it is common knowledge for all the men to call Mr. McCain "Curt" but all the women faculty must call him "MR."
- 8. My client signed a renewal contract in April 2022. She has not violated the terms of the contract. She should not have been fired. She endured the narcissistic behavior of Mr. Curt McCain because she enjoyed teaching the students of Bayou Academy. Because of this abrupt termination, Mrs. Kovarcik was forced to hire an attorney accept a job paying considerably less than Bayou Academy.
- 9. If this was not enough embarrassment and humiliation, on July 25, 2022, my client was mailed a check in the amount of \$0.00 to further mistreat her. (Attached is the check). There were also donations to her summer art program that were never given to her. The school kept the check.

COUNT I

BREACH OF CONTRACT

9. The above and foregoing actions of Defendant Bayou Academy give rise to a cause of action for breach of contract as Bayou Academy breached the contract with Plaintiff by failing to pay her in accordance with the employment contract.

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10. All of the foregoing conduct constitutes a breach of contract which has resulted in damages to Plaintiff.

COUNT II

BREACH OF GOOD FAITH AND FAIR DEALING

- 11. The above and foregoing actions of Defendant Bayou Academy give rise to a cause of action for breach of fiduciary duty, good faith and fair dealing as Bayou Academy has failed to operate in good faith.
- 12. Bayou Academy has intentionally breached the contract with Plaintiff and in so doing evidenced an intent never to have honored the contract.

COUNT III

WHEREFORE, PREMISES CONSIDERED, Plaintiff Beverly Kovarcik demands judgment of, from and against Defendant Bayou Academy in the following particulars:

- A. For monetary damages arising from a breach of contract in an amount to be set at \$250,000;
 - B. For attorney fees of \$3,500.00;

Dated, this the ____ day of March, 2023.

RESPECTFULLY SUBMITTED,

BEVERLY KOVARCIK

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IN THE COUNTY COURT OF BOLIVAR COUNTY, MISSISSIPPI

BEVERLY KOVARCIK

PLAINTIFF

vs.

CIVIL ACTION NO.: <u>2023-086</u>

BAYOU ACADEMY

SUMMONS

STATE OF MISSISSIPPI COUNTY OF BOLIVAR

TO: CURT MCCAIN 1291 Crosby Road Cleveland, MS 38732

You are required to mail or hand-deliver a copy of a written response to the Complaint to Kelvin Pulley, 104 Cotton Street, Greenwood, MS 38930. Your response must be mailed or delivered within thirty (30) days from the date of delivery of this Summons and Complaint or a judgment by default will be entered against you for the money or other things demanded in the Complaint. Your written responses to the discovery which is simultaneously being served with the Complaint must be must be mailed or delivered within 30 days from the date of delivery of this Summons and Complaint

You must also file the original of your response with the Clerk of this Court within a reasonable time afterward.

Issued under my hand and the seal of said Court this 29th

By:

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PROOF OF SERVICE - SUMMONS

BAYOU ACADEMY (CURT MCCAIN) (Name of Person or Entity Served) I, the undersigned process serve, served the summons and complaint upon the person or entity named above in the manner set forth below (process server must check proper space and provide all additional information that is requested and pertinent to the mode of service used): () FIRST CLASS MAIL AND ACKNOWLEDGEMENT SERVICE. mailing (by first class mail, postage prepaid), on the date stated in the attached Notice, copies to the person served, together with copies of the form of notice and acknowledgement and return envelope, postage prepaid, addressed to the sender (Attach completed acknowledgement of receipt pursuant to M.R.C.P. Form 1B). (X) PERSONAL SERVICE. I personally delivered copies of the summons and complaint on the 10th day of May, 2023, to: Curt McCain, where I found said person(s) in Bolivar County of the State of Mississippi. (RESIDENCE SERVICE. After exercising reasonable diligence, I was unable to deliver copies of the summons and complaint to Curt McCain within Bolivar County, Mississippi. I served the summons and complaint on the 10th day of May, 2023, at the usual by leaving a true copy of the summons and complaint with place of abode of said (husband, wife, son, daughter, etc), a member of the family of the person who is the served above the age of sixteen years and willing to receive the summons and complaint, and , I mailed (by first class mail, postage prepaid) thereafter on the day of , 20 copies to the person served at his or her usual place of abode where the copies were left. () CERTIFIED MAIL SERVICE. By mailing to an address outside Mississippi (by first class mail, postage prepaid, requiring a return receipt) copies to the person served. (Attach signed return receipt or other evidence of actual delivery to the person served). At the time of the service I was at least 18 years of age and not a party to this action. Process server must list below: (Please print or type) Name: Joseph Chillis

Telephone No. <u>662 - 822 -3322</u>

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STATE OF MISSISSIPPI COUNTY OF BOLIVAR

Personally appeared before me the undersigned authority in and for the state and county aforesaid, the within named Joseph Chillis who being first by me duly sworn states on oath that the matters and facts set forth in the foregoing "Proof of Service-Summons" are true and correct as therein stated.

Process Server (Signature)

Sworn to and subscribed before me this the 10TH day of May, 2023.

My Commission Expires:

MY COMMISSION EXPIRES JANUARY 1, 2024

Notary Public By Frather Departy Clark

Manager